CALLES ACT	ECTOR, FBI * Criminal Investigative Civil Rights Unit	Division		2/	/9/89 ·	AIRTEL
SER RECition (use UNS OFF POI ADE		ICHMOND COUN; COMPLAINANT;	TY, GA			
		a	Enclosed irtel and enc		ne copy o	of re Bureau
Re: Bur	reau airtel l/	31/89.				
3. Auxiliary (4. X 5. Matter Ty A. Brutal B. Violer C. ISS M D. Know Use to descril Arson D6. Date of in 8. Synopsis FBIHQ, Richmolall gr BROWN advise husbar servir Caroli	Law Enforcement Non-Law Enforcement nce Racial Matters Migrant Victim In/Suspected Extremist Klan De above (check all app Injury eath County Codent 10/88 Indicated Extremist Injury eath	supplemental su one if applicable) Religious Other Group Other licable) Property damage ry Cross plainant tel ation of rig ce Departmen confrontati shot out in irst-hand kn prison in C JAMES BRO her than Geo	(initial submission bmission No Brutality	tant Section BROWN by UN eorgia, and n in August a. On 2/9/e situation h Carolina, olations we inant to be	SUBS, Of by his a a, and en a 89, compa where he made intervie	ficers of attorney, aded with lainant the is
			ie reason)		40 FEB I	3 1989
				F*4.90.00	Market St. St.	·,
2 - Co 2 - Sa	areau Dlumbia (Enc. l avannah)		intered	250	6550 30 30 50
ABG:ds (6) WIOMAR	se 3 1989					FBI/DQJ
וורוויזי ד	0.003					

I. PURPOSE

RECEIVED CRIMINA. HYESTIGATI.

1/1 253

~ a ...

The FD-610 is designed to promptly provide FBIHQ with a complete set of pertinent facts for each Civil Rights case investigated by the FBI. Data is directly entered into a computer which will assist in more effective. efficient, and economical management of the Civil Rights Program by FBIACPand the field. Palach office MUST correctly complete ALL items requested on the form either on the initial submission, or later by supplemental submission prior to the close of the case. Title changes should be submitted by report or FD-610; whichever is more appropriate. S DEPT OF JUSTIN

II. WHEN TO SUBMIT

The FD-610 is to be submitted in all cases supervised by the Civil Rights Unit, which include the following classifications: 44-CR; 50-ISS; 173-CRA 1964; 177-DIH; 187-Privacy Act of 1974-Criminal; 189-ECOA; 204-FRS; 214-CRIPA. The FD-610 should be, in most cases, the initial communication advising FBIHQ of the initiation of the investigation. In all instances, the FD-610 should be submitted within 5 working days of receipt of the complaint; however, the urgency of the situation may require a prior telephone call or teletype to FBIHQ.

III. DESCRIPTION AND REQUIREMENTS REGARDING ITEM #4 ON THE FD-610

Initial -

Should be checked if it is the first FD-610 submitted in the case. Every attempt should be made to provide all the information required on the initial submission; however, the initial submission of the FD-610 should not be held in abeyance while awaiting data which will be obtained on a later date. The auxiliary office (AO) should submit the initial FD-610 when they receive the original complaint with two copies designated to the office of origin.

Supplemental - This should be checked whenever a subsequent FD-610 is submitted. When submitting a supplemental FD-610, provide data only for those items requiring a change. Instances requiring a supplemental submission are: when previously unknown data is obtained, data was previously omitted, or data was previously incorrectly reported. The supplemental FD-610 should be used as the cover communication for the submission of LHMs.

IV. SIGNIFICANT CASE

Significant cases are those receiving extensive media attention, involving a prominent individual or involving FBI personnel as the subject or victim. Significant cases are also those wherein FBI investigation has determined the allegations to be serious and substantial thus warranting a full investigation. When prosecution becomes imminent, FBIHQ should be advised promptly and a supplemental FD-610 should be submitted designating the case "significant" if not already so designated.

LEADS

COLUMBIA

AT COLUMBIA, SOUTH CAROLINA

SAVANNAH

AT AUGUSTA, GEORGIA

Investigation continuing.

FD-36 (Rev. 8:29-	85)	•		i
F		FBI		
≎રુ	TRANSMIT VIA: □ Teletype □ Facsimile	PRECEDENCE: ☐ Immediate ☐ Priority ☐ Routine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O	
			□ UNCLAS Date2/27/89	
1.6	TO: DIRECTOR,	FBI	· · · · · · · · · · · · · · · · · · ·	.]
Mary 2 h	DOM: ACTING SAC	, SAVANNAH (44B-38	46)(P)	
3	SUBJECT: CHANGED: UNSUBS.	·	<i>C</i> /	
4	DEPARTMENT	AUGUSTA, GEORGIA, AND NORTH AUGUSTA		
5		ROWN - COMPLAINANT	;	
6	CIVIL RIGH	N <u>- VICTIM;</u> TS (B)		÷
7	00. 50			
8	Title marke South Carolina, Police	ed "Changed" to add ce Department, as	d North Augusta, subject, and to corre	ect
9	spelling of complaind "UNSUBS, OFFICERS OF	ant's first name. THE RICHMOND COUN	Case formerly caption of the Case formerly Caption (Case TY, GEORGIA, POLICE)	oned
11	DEPARTMENT; ADRIEENE CR(B); OO:SV."	BROWN - COMPLAINA	NT; JAMES BROWN - VI	CTIM;
12	Re Savannal	h FD-610, 2/9/89;	and Bureau airtel,	
13	Enclosed for	or the Bureau are	the original and	·
14	two copies of an LHM addition, two copies and one copy is being	of the LHM are en	closed for Columbia	INDEX
15	Savannah.	5		A
16 17	was set a lead to in-	terview victim at a		
18	Savannah will mainta of Columbia communica		status until receip	
19	2 - Bureau (Enc. 3) 2 - Columbia (Enc. 2	JE OSIIMA	44-10101	
20	2 - Savannah	TD-UPY	3 -MAR_3 1	989
21	ABG:kpk (6)	-94 319/89 Wa	55	
		A. C.	Cast	
	Approved:	Transmitted (Numbe	Per (Time)	is vacti
		interest	1.	
$\overline{}$		in the state of th	1 0/1	And the second s

LEAD

COLUMBIA DIVISION

AT COLUMBIA, SOUTH CAROLINA

Furnish results of interview of victim, consider contact with USA, Columbia, for possible referral to USDJ, in view of allegations which occurred in South Carolina.



U.S. Department of Justice

Federal Bureau of Investigation

In Reply, Please Refer to File No.

Savannah, Georgia

February 27, 1989

UNKNOWN SUBJECTS, OFFICERS,

AUGUSTA, GEORGIA, POLICE DEPARTMENT, AND
NORTH AUGUSTA, SOUTH CAROLINA, POLICE DEPARTMENT;
ADRIENNE BROWN - COMPLAINANT;
JAMES BROWN - VICTIM;
CIVIL RIGHTS

On February 10, 1989, ADRIENNE BROWN was interviewed at the Augusta, Georgia, Resident Agency of the Federal Bureau of Investigation. She furnished the following information:

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

> 44/15189 - 2 ENCLOSURE

M

FBI/DOJ

FEDERAL BUREAU OF INVESTIGATION

		•	/ Date o	of transcription	2/14/89	_
	ADRIENNE L. B by appointment at the A Bureau of Investigation whom she identified as is the wife of entertainformation concerning harassment on the part husband which has been	ugusta, Ge (FBI). S ner JAMES what she b of law enf	he was accompa Mrs. BROW BROWN and wish elieves is a p orcement office	of the Federal Amied by a North Stated Led to fur battern of the Sers again	deral a friend that she rnish f nst her	
	Mrs. BROWN re her to believe her husb 9:30 PM one night when their home in Beech Isl They were passing throu home when they bumped is stopped in the roadway. a minor way, and the BR scene helped JAMES BROW the engine. As the BROW the engine. As the BROW That's James Brown." follow them and a policentered South Carolina. to be pulled over, the very unpleasant manner. against the car and order	and was be she and JA and, South and, South and Richmon the re The bump OWNs' van IN get the OWNs drove The car when JAM officer or The offi	MES BROWN were Carolina, alcoming, George of the other stalled. Other car started by off, they hear pulled the varies BROWN asked dered him out cer then threw	cook place driving and Highway gia, on the car white ar car was ar people discommend becomed becomed by what he of his car JAMES BE	e about toward ay 278. their way ch had s bent in at the tarting" e yell, gan to ter they had done ar in a	b6 b7
	had done, but the office and that he would arrest into it" as a second poofficer that they should	cer replied to BROWN. Dice car a discuss IN and the bint Mrs. Es threatened into the behind him ce car as that it sto	BROWN and the arrived. BROWN Aiken County, this matter, officer were "ROWN was pushed with arrest. floor of the pwith some kind it took BROWN apped for sever	officer to officer to the portal minutes	to hear it then "got o tell the rolina officer like cats nto the police r, after Mrs. olice es at a	b66 b7
Inv	restigation on $\frac{2/10/89}{}$ a	Augusta,	Georgia	File #SV	44B-3846	
hv	SA	'dse	Date dictate	$\frac{1}{2}/13/8$	39	

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

Continuation of FD-302 of	ADRIENNE L.	BROWN	. On 2/10/89	, Page

At the jail, BROWN was taken inside while Mrs. BROWN watched through the outside glass walls. BROWN later told Mrs. BROWN that one of the police had hit him in the mouth during questioning which followed. BROWN told her that he could identify the individual who hit him if he should see him, but did not know the individual's name. BROWN was kept at the jail from about 11:00 PM, until the following 8:00 AM. During that time, Mrs. BROWN called her husband, but said he could do nothing until morning. Through the involvement of a friend, BROWN was released a few hours later upon payment of a \$180 bond. BROWN told Mrs. BROWN that only two of the police officers had treated him unfairly.

The second incident began about a month after the one mentioned above. BROWN had been depressed for about a month, feeling that people in the area were down on him due to his reputation and also some business problems. On this occasion, he and Mrs. BROWN had a disagreement and BROWN yelled at her. She called police and asked that someone come by to calm JAMES down, and this was done. No charges were made against BROWN, but Mrs. BROWN believes that the police may have started thinking that BROWN was a chronic problem of some sort.

b6 b7C

About a week later, neighbors near the BROWNs' 33 acre home reported hearing gunshots and thought there may have been problems of some sort. Mrs. BROWN stated that BROWN sometimes fired his guns for relaxation on his property, as he had done on this occasion. Police responding to the neighbors' call stopped BROWN and later arrested him for carrying a shotgun in his auto and for resisting arrest. BROWN went to court and received a suspended sentence as well as a period of probation. He was directed to put on a concert for the benefit of crippled children, which he did, but which was a failure due to the fear of the local black population of the police, who boycotted the concert.

The next incident happened about September 23, 1988, on a Saturday. BROWN, whose drivers license had been revoked, had driven to his office at 1052 Stevens Creek Road, Augusta, Georgia, in his pickup truck. When he got there, he found that an insurance class was going on in his office, and that someone had obtained the key to his private bathroom and was using the facilities. Not knowing who the people were, BROWN took an

	ADRIENNE	L.	BROWN	2/10/89	3
Continuation of FD-302 of				, On	, Page

unloaded and inoperative shotgun into the office where the meeting was going on, put the shotgun against the wall, and asked who had given permission for anyone to use his facilities. Mrs. BROWN noted that just before this had happened, BROWN had undergone oral surgery for the third time in a month. BROWN was in considerable pain and was taking several types of medicine. He was also agitated, could not sit still, and had difficulty concentrating.

BROWN drove into South Carolina over the Interstate 20 bridge, then turned off that highway onto Martintown Road, proceeding in the direction of downtown Augusta, Georgia, still being chased by Georgia police cars.

Mrs. BROWN stated that her husband, due to pain, anger, frustration, and medication, did not stop as soon as he should have, as he did not see the blue lights of the police car as soon as someone else, not on medication, would have. At the intersection of Martintown Road and Atomic Road, North Augusta, South Carolina, BROWN pulled into a parking lot and stopped. Three Georgia police cars pulled in behind him and one police officer came to the passenger side of the pickup and broke out the side window with his nightstick.

County Sheriff's Deputy and friend of the BROWNs, then approached the pickup and started to explain to BROWN what was going on. As he did so, however, two police officers got in front of BROWN's pickup and started shooting at it. Mrs. BROWN stressed that her husband was not armed, that the shotgun in his truck was not loaded and did not work anyway. Police fired a total of 23 shots, 17 of which hit the truck. Police also tried to pull

b6 b7C

Continuation of FD-302 of _	ADRIENNE L.	BROWN	-	 , On 2/10/89	, Page

BROWN out of the truck even as he was telling that he was on his way to see Fearing for his life, BROWN then drove away. Although police claimed otherwise, BROWN did not try to back over any of the police cars, just pulled the truck forward and out of the parking lot. Since his tires had been shot out, he could not go faster than 30-35 miles per hour.

BROWN drove from North Augusta, South Carolina, to Augusta, Georgia, and police officers admitted at the trial later that they had followed BROWN, but had not chased him. BROWN drove to the residence of who lives on At

residence, JAMES BROWN was arrested and taken to the Richmond County Jail. He agreed to return to South Carolina, and on the way the South Carolina police told him that he had to get a blood sample taken. Not realizing that he should have had a second sample taken to be analyzed by a private laboratory, BROWN agreed to do what police told him he had to do. When the police sample was analyzed, they first said that BROWN's blood contained cocaine, then later said that it had PCP in it. Mrs. BROWN advised that she knows from reading that PCP can show up in the blood of a person who breathes the second-hand smoke of a person smoking PCP. She is sure her husband never used PCP, as he has always campaigned against the use of drugs in any form.

b6 b7C

BROWN was taken to Aiken, South Carolina, and was released to Mrs. BROWN at 10:00 PM or 11:00 PM, after the magistrate told Mrs. BROWN that some of the police had received improper training. She returned to their home with BROWN, who was still restless and in pain. After BROWN finally went to sleep, Mrs. BROWN napped and awoke a couple of hours later to find BROWN missing. After looking for him on the property, she returned to their house and shortly received a call informing her that BROWN had been arrested in Augusta, Georgia. She was told that BROWN had driven to the Georgia War Veterans' Home in Augusta, where his father is hospitalized. Police arrested BROWN for driving without a license, for speeding, and for yelling at some people, although he was just upset at seeing his father in the hospital. BROWN was released from the Richmond County Jail that same day.

On November 21, 1988, BROWN went on trial in Aiken, South Carolina, before Judge LONG. BROWN had returned from a European tour only a day or two earlier, and was not prepared for the trial. The judge failed to grant a motion to change the

ADRIENNE L. BROWN Continuation of FD-302 of

On 2/10/89

venue of the trial, even though it was shown that some 90 articles and news broadcasts concerning BROWN had been printed or aired during a 30-day period, all of which stories carried the police version of what had happened. The judge was very involved in picking the jury which tried BROWN, and did not take steps to protect the jurors from hearing about the trial. He also required BROWN to spend each night in jail, even though BROWN had already returned from Europe to be present for the trial. During the course of the trial, the District Attorney used trickery to plant false thoughts in the minds of the jury, and the police told conflicting stories, some of which had been written down in report form several days after the incident. BROWN took the stand and admitted that he had not stopped for the blue lights soon enough, but denied trying to hurt anyone and said he had been frightened and had driven off to keep from being shot.

At the conclusion of the trial, the jury found BROWN guilty and he was later sentenced to six years in prison. Mrs. BROWN felt that the sentence was unjust, as a 19 year old white man had received only six months on a second offense of the same kind that BROWN received six years for.

b7C

b6

On January 23, 1989, BROWN went to trial in Richmond County, Georgia, on eleven traffic violations resulting from the same incident which began at the business office on Stevens Creek Road and from the arrest at the War Veterans' Home.

him in this action and BROWN pleaded guilty. The judge sentenced BROWN to a six-year prison term, to run concurrent with the South Carolina sentence.

Mrs. BROWN advised that her husband has a long history of service to the United States and she feels his six-year sentence is unfair and based on racial considerations. She wished to make this information available to the United States Department of Justice in an effort to see her husband released from jail.

The following descriptive information was obtained through observation and interview: AdriceNerskown

Name

Race Sex

Date of Birth

ADRIENNE L'X BROWN,

Nee MODELL

<u>Black</u> <u>Female</u>

1950 March 9,

ADRIENNE L. BROWN Continuation of FD-302 of

On 2/10/89

Page <u>6</u>

Residence

430 Douglas Drive

Beech Island, South Carolina

19841

Home Telephone

Business

(803) 827-0931

Top Notch, Incorporated 1052 Stevens Creek Road

Suite 116

Augusta, Georgia 30907 (404) 733-1052

Business Telephone

UNKNOWN SUBJECTS, OFFICERS, AUGUSTA, GEORGIA, POLICE DEPARTMENT

4-1 : 50

On February 23, 1989, the facts of this matter were discussed with Assistant United States Attorney D. GREGORY WEDDLE, Southern District of Georgia, Augusta, Georgia, who advised that he saw no apparent prosecutive merit in the allegations, but that he would defer to the Civil Rights Division of the United States Department of Justice.

				FBI		
		TRANSMIT VIA: □ Teletype □ Facsimile □ Airtel	□ Im □ Pr	EDENCE: imediate iority outine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS/27/89 Date	
			DIRECTOR, FBI SAC, COLUMBIA (44B-SV-3846)	(P)	
,	5 6 7 8	GEORGIA POI ADRIEENE BI JAMES BROWI CIVIL RIGHT OO: SV	·	ÄNT; 1 to Savannah	n, 1/3/89, and Sava	nnah
	9	per lead in	JACB, Columbia n re Savannah a nterview of com	irtel until r	delay interview o	f victim of b6 b7C
	11 12 13	2 - Columbi	ah (44B-3846)(I ia	nfo)		
	14	ARG/gmb (5)		1*		
	15					\sim
	16 17			16	4-115189	7-)
	18			9	المستوادي والمسادرة	
	19				a MAR 6] 539	
	20					3
	21			,		
					4	

Transmitted

(Number)

(Time)

GPO: 1987 O - 193-749

Approved: __

FD-36 (Rev. 8-29-85)

Memorandum

FEDERAL GOVERNMEND



1	
Λ	
	0
1)
ď.	

Assistant Attorney General

CIVIL RIGHTS DIVISION

Date 3/9/89

SIN

Attn: Criminal Section

From:

Director, FBI

UNSUBS,

Subject :

OFFICERS OF THE RICHMOND COUNTY

GEORGIA POLICE DEPARTMENT; JAMES BROWN - VICTIM:

ADRIEENE BROWN - COMPLAINANT;

CIVIL RIGHTS OO: SAVANNAH

Field	Office	File	Numb	eı
-------	--------	------	------	----

44 B • 3846

DOJ File Number _

Reference:

Enclosed is one copy of: Savannah LHM dated 2/27/89.

☐ Also enclosed is an Internal Affairs Report

This is the initial communication in this matter:

Type matter (Initial communication only)

- ☐ Brutality Law Enforcement
- □ Brutality Nonlaw Enforcement
- ☑ No Brutality Law Enforcement
- □ No Brutality Nonlaw Enforcement
- □ Racial Violence
- ☐ ISS Matter
- □ Death Case

В. FBI Status-Pending X

FBI Status-Closed C.

Newlins

44-115189

This covers the receipt of a complaint and no further action will be taken by the Federal Bureau of Investigation D.

unless specifically requested by the Department of Justice.

□ E. Due to the nature of this matter, it should receive your expeditious attention. Please contact the Civil Rights Unit,

FBIHQ, Attn:

Enc(1) POG:1jc

MAIL ROOM [

FBI/DOJ

Notice of File Closing CIVIL RIGHTS MATTER

Subject

To



Date

6/9/89

	bered <u>SV-4L</u>		s of this dat $\frac{3}{2}$	
filed.	victim in this	s matter is	James B	rown
			•	
,				A John
			4	4- 1/3/85
· 5		^	Grand Grand Grand Grand	Dano Imada IG JUN 26 1989

From

TRANSMIT VIA:

AIRTEL

☐ Teletype

☐ Facsimile

FBI PRECEDENCE: **CLASSIFICATION:** ☐ Immediate TOP SECRET **Priority SECRET** □ Routine **CONFIDENTIAL UNCLAS E F T O UNCLAS** 6/9/89

Date

TO DIRECTOR, FBI 1 2 SAC, COLUMBIA (44A-SV-3846) (RUC) UBJECT: UNSUBS, OFFICERS, 4 AUGUSTA, GEORGIA POLICE DEPARTMENT AND NORTH AUGUSTA, SOUTH CAROLINA POLICE DEPT.; ADRIENNE BROWN COMPLAINANT; 5 JAMES JOSEPH BROWN, aka 6 James Brown - Victim CIVIL RIGHTS 7 00: SV 8 Re CO airtel to BU, 3/29/89. 9 In view of the fact that Columbia has no outstanding 10 leads, this case is being considered RUC. b6 b7C 11 12 13 - Bureau 14 - Savannah (44B-SV-3846) 1 - Columbia 15 JHK:dsb 1* (5) 16 17 18 Ozte 19 yo Jun 12 1989 Construct boroma. 20 Madified 21 **Contract**

Approved:

Transmitted

(Number) (Time)

FD-610 (Rev. 10-9-85)	RTEL
TO: DIRECTOR, FBI Attn: Criminal Investigative Division Civil Rights Unit ACTING DATE: 4/11/89	NIEL
FROM: SAC, SAVANNAH (44B-3846)(C)	
1. Title: (use additional page if necessary) UNSUBS, OFFICERS, AUGUSTA, GEORGIA POLICE DEPARTMENT AND NORTH AUGUSTA, SC POLICE DEPARTMENT; ADRIENNE BROWN - COMPLAINANT; JAMES JOSEPH BROWN, aka James Brown - VICTIM; CR(B) OO: SV	
Re: CO airtel and LHM dated 3/29/89.	, !
2. Office of Origin File No:44B-3846(include alpha) 3. Auxiliary Office File No:(initial submission only) 4initial submissionX supplemental submission 5. Matter Type: (check more than one if applicable) A. Brutality No Brutality	i
 □ Law Enforcement □ Non-Law Enforcement □ Non-Law Enforcement 	
B. Violence Racial Religious Other C. ISS Matters Migrant Victim Other	
D. Known/Suspected Extremist Group Klan	INDEX
Intered Page 115189 —	-1
9. Significant case Yes No (if yes, provide reason)	7 .
Remarks/Administrative UACB, Savannah placing case in closed status to await decision of FBIHQ or CR Division, DOJ, re additional investigati	on.RA
 O - Bureau 1 - Savannah 	
ABG:dse	FBI/DQJ

I. PURPOSE

The FD-610 is designed to promptly provide FBIHQ with a complete set of pertinent facts for each Civil Rights case investigated by the FBI. Data is directly entered into a computer which will assist in more effective, efficient, and economical management of the Civil Rights Program by FBIHQ and the field. Each office MUST correctly complete ALL items requested on the form either on the initial submission, or later by supplemental submission prior to the close of the case. Title changes should be submitted by report or FD-610, whichever is more appropriate.

II. WHEN TO SUBMIT

The FD-610 is to be submitted in all cases supervised by the Civil Rights Unit, which include the following classifications: 44-CR; 50-ISS; 173-CRA 1964; 177-DIH; 187-Privacy Act of 1974-Criminal; 189-ECOA: 204-FRS: 214-CRIPA. The FD-610 should be, in most cases, the initial communication advising FBIHQ of the initiation of the investigation. In all instances, the FD-610 should be submitted within 5 working days of receipt of the complaint; however, the urgency of the situation may require a prior telephone call or teletype to FBIHQ.

III. DESCRIPTION AND REQUIREMENTS REGARDING ITEM #4 ON THE FD-610

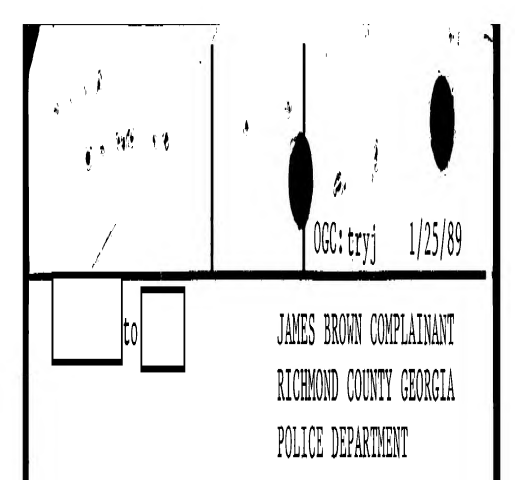
Initial -

Should be checked if it is the first FD-610 submitted in the case. Every attempt should be made to provide all the information required on the initial submission; however, the initial submission of the FD-610 should not be held in abeyance while awaiting data which will be obtained on a later date. The auxiliary office (AO) should submit the initial FD-610 when they receive the original complaint with two copies designated to the office of origin.

Supplemental - This should be checked whenever a subsequent FD-610 is submitted. When submitting a supplemental FD-610, provide data only for those items requiring a change. Instances requiring a supplemental submission are: when previously unknown data is obtained, data was previously omitted, or data was previously incorrectly reported. The supplemental FD-610 should be used as the cover communication for the submission of LHMs.

IV. SIGNIFICANT CASE

Significant cases are those receiving extensive media attention, involving a prominent individual or involving FBI personnel as the subject or victim. Significant cases are also those wherein FBI investigation has determined the allegations to be serious and substantial thus warranting a full investigation. When prosecution becomes imminent, FBIHQ should be advised promptly and a supplemental FD-610 should be submitted designating the case "significant" if not already so designated.



PURP: To adv of a telephone call rec'd frm

ADRIENNE BROWN, wife of capt emply,

concerng a complaint of viol of capt

emply's civil rights.

REC: None, for infor.

D-250 (11-10-54)

FBI/DOJ

b6

b7C

Memorandum



1/25/89

CAUG AD Mann
Exet AD Inv.
Exec AD LES
Asst. Dir.:
Adm. Servs.
· Crim. Inv.
Ident.
Insp.
intell.
Lab
Legal Coun
Off. Cong. &
Public Affs.
Rec. Mgnt
Tech. Servs
Training
Off. Liaison &
Int. Affs.
Telephone Rm.
Telebuone viii

CLASS SRCTO SER' REC From

Subject :

JAMES BROWN COMPLAINANT

(404-733-1052) contacted SA

RICHMOND COUNTY, GEORGIA POLICE DEPARTMENT

CIVIL RIGHTS MATTER

PURPOSE: To advise of a telephone call received from ADRIENNE BROWN, wife of singer JAMES BROWN, concerning a complaint of violation of JAMES BROWN's civil rights.

name from a friend at the Atlanta Police Department

DETAILS: On 1/23/89, ADRIENNE BROWN. wife of singer JAMES BROWN, telephonically Assistant Section Chief, Response Section, Identification Division, and expressed concern that her husband's civil rights had been violated, first by the Richmond County, Georgia Police Department and lastly by his Attorney. Mrs. BROWN advised she had obtained

Date

Mrs. BROWN advised that in October, 1988, her husband went seminar in Augusta, Georgia. While there, several Richmond County, Georgia Police Officers, for no known reason, started harrassing him. Mr. BROWN was armed and when the officers learned this, they went after him. He exited the area which led to a chase into the state of South Carolina. Officers in South Carolina claimed that Mr. BROWN allegedly tried to run over two officers who had set up a road block. Mrs. BROWN claims that her husband indicated the incident did not happen that way, that it is true that he attempted to flee from the Georgia Officers; however, there was no road block. The South Carolina Officers were in hiding and shot out Mr. BROWN's front tires as he entered their area. Mrs. BROWN advised that Mr. BROWN feared for his life and tried to get away from the Officers who were shooting at him. According to her husband, Mrs. BROWN states the Georgia Officers, who appeared at the indictment in Aiken, South Carolina, in connection with the police chase had advised the South Carolina Officers that Mr. BROWN had attempted to kill the Georgia Officers and was armed and dangerous. The Georgia Officers stated this as the reason they shot out Mr. BROWN's tires. The lie the Georgia Officers started led to the incident. ON MAR I

b6 b7C

b6 b7C

At the arraignment, Mr. BROWN entered an innocent plea for the traffic and weapon charges. Mrs. BROWN feels her husband's civil rights were violated by his lawyer because the lawyer changed the innocent plea to guilty causing Mr. BROWN to be sentenced to six years in jail. Mrs. BROWN would like the FBI to look into this matter.

Enclosures (2)

1 - Mr. F. I. Clarke (Attn: ____, Rm. 5131, TL-233) - Enc. (2) Rm. 9961, TL# 345 - Enc. (2)

(CONTINUED - OVER)

☆ U.S.G.P.O.: 1988 - 202 - 042/75505

OGC:trj/

ノ(3)

Memorandum from

RE: JAMES BROWN
COMPLAINANT
RICHMOND COUNTY, GEORGIA POLICE DEPARTMENT
CIVIL RIGHTS MATTER

b6 b7C

SA advised Mrs. BROWN of their appeal rights and that it was a matter that would have to be settled by the Court of Appeals. Based on the information provided by Mrs. BROWN, there is no violation of Federal law by the Richmond County, Georgia Police Department, nor Mr. BROWN's Attorney. It was also recommended that she call the Bar Association concerning the complaint she has about the Attorney. She was also advised that if she wished to pursue the matter, she could contact FBI, Atlanta or the United States Attorney's Office in Atlanta.

RECOMMENDATION: None, for information.

(Mount Clipping in Space Below)

Singer James Brown Enters Innocent Pleas In Court

Godfather of Soul James Brown's lawyer recently entered innocent pleas on traffic and weapons charges against Brown and also asked for a jury



James Brown

trial.

Brown, who is currently on a European concert tour, was arrested and charged in September after a two-state police chase (JET, Nov. 21).

The earliest possible date for a jury trial would be in January, according to H. Scott Allen, chief assistant solicitor in Richmond County, Ga.

(Indicate page, name of newspaper, city and state.) Jet Magazine Page 33

Date: November 21, 1988 Edition:

Title: Singer James Brown Enters Innocent Pleas in Court

Character: Classification: Submitting Office:

Indexing:

(Mount Clipping in Space Below)

James Brown Indicted In Ga., S.C. Cop Car Chase

Godfather of Soul James Brown was recently indicted in Aiken, S.C., in connection with a police chase that started in Georgia and crossed into South Carolina.

Brown, 55, was charged with two counts of assault and battery with intent to kill and one count of failure to stop for a police car. He was charged earlier in Georgia

over the incident.

Police said Brown entered a seminar in Augusta carrying a gun and then led police on the chase (Jet, Oct. 10).

Brown allegedly tried to run over two officers who were setting up a roadblock. The officers reportedly shot out Brown's front tires, but he kept driving.

tires, but he kept driving.

A trial has been set for December, Brown was on a European concert tour at press time.

(Indicate page, name of newspaper, city and state.)

Jet Magazine
Page 60

Date: December 5, 1988

Edition:

Title: James Borwn Indicted In Ga., S. C. Cop Car Chase

Character: or
Classification:
Submitting Office:

4445189-8

AIRTEL

1/31/89

Director, FBI

SAC, Savannah

UNSUBS, OFFICERS OF THE RICHMOND COUNTY, GEORGIA POLICE DEPARTMENT; ADRIENNE BROWN - COMPLAINANT; JAMES BROWN - VICTIM; CIVIL RIGHTS; 00: SAVANNAH

Enclosed for Savannah are two copies of a memorandum (with attachments) dated 1/25/89 documenting telephone contact by Adrienne Brown with FBIHQ officials.

On 1/23/89, Adrienne Brown, wife of entertainer James Brown, telephonically contacted Assistant Section Chief Response Section, Identification Division, FBIHQ alleging that her husband's civil rights had been violated by the Richmond County, Georgia, Police Department and his attorney, as a result of a confrontation with law enforcement officers in October, 1988, at Augusta, Georgia. Information presented by Brown during the telephone contact is set forth in the enclosed communication, to include information regarding Brown's arrest and later indictment in Aiken, South Carolina.

Initial information obtained during the telephone call was presented to Deputy Chief Daniel L. Bell, Civil Rights agivision, U. S. Department of Justice on 1/27/89 for a Fireliminary opinion as to whether or not the information supported the initiation of an investigation. Deputy Chief Bell opined that the information is not of sufficient specificity to make such a determination and he requested that the Bureau conduct a limited investigation to ascertain the allegation and facts known to the complainant constituting the civil rights complaint.

Exec AD Inv. Savannah is requested to conduct a limited Exec AD LES _ Adm. Servs. investigation consisting of an interview of Adrienne Brown to crim law. <u>determine the specific civil rights violations alleged to have</u> been perpetrated against her husband. Following the interview of -Adrienne Brown, Savannah is to make a determination as to whether Lagal Coun. or not victim James Brown should be interviewed prior to the off. Cong. & submission of the field office findings in this matter.

Public Affs. Rec. Mgnt.

Savannah - Enclosures (2)

MAR I 1883

b6

b7C

الاتاتان

Exac AD Adm.

Tech. Servs.

Training Off. Liaison & .Airtel from Director, FBI to SAC, Savannah, dated 1/31/89

This request has been reviewed by the Civil Rights Unit, FBIHQ, and unless reasons exist to the contrary, you are to complete the requested investigation in accordance with the provisions of Section 44, Manual of Investigative Operations and Guidelines and submit results within 21 workdays of the receipt of this communication.

Submit FD-610 within 5 workdays of receipt of this airtel.

TRANSMIT VIA:

	☐ Teletype ☐ Facsimile ☐ ☐	☐ Immediate ☐ Priority ☐ Routine	 □ TOP SECRET □ SECRET □ CONFIDENTIAL □ UNCLAS E F T O □ UNCLAS □ Date _3/29/89 	
1	TO:	DIRECTOR, FBI		PK
20	PEROM:	SAC, COLUMBIA (44A-SV-38	16)	Let .
3	SUBJECT:	"CHANGED" UNSUBS,		
4		OFFICERS, AUGUSTA, GEORGIA POLICE 1		
5		NORTH AUGUSTA, SOUTH CARO DEPARTMENT;		
6		ADRIENNE BROWN COMPLAIN JAMES JOSEPH BROWN, aka		b6 . b7C [.]
7		James Brown - VICTIM; CIVIL RIGHTS;		
8		00:SV		
9		Title marked "Changed" to	show the full name o	of the
10	victim. GEORGIA P	Title formally shown as UN OLICE DEPARTMENT AND NORTH	ISUBS, OFFICERS, AUGUS	STA Z
11	POLICE DE	PARTMENT; ADRIENNE BROWN - IVIL RIGHTS.	- COMPLAINANT; JAMES E	BROWN -
12		Re Savannah airtel to the	Bureau, February 27,	1989.
13	- 10	Enclosed for the Bureau a	are the original and t	wo copies
14	furnished	re captioned matter. Two	One copy of the LHM	1 is being
15	furnished Carolina,	to the United States Atto as well as LHM enclosed in	rney, Columbia, South n re airtel.	
16		UACB no contact is being	made by the Columbia	Z/CG. Division
17	with the this time	United States Attorney, Di for opinion as to prósecu	strict of South Carol tive potential due to	iná, at the lack
18	of invest	igation upon which to base	such an opinion.	1
19	2 - Burea	u (Enc. 3) (Ca) 15 6-94 nah (44B-SV-3846) (Enc. 2)	B)	
20	2 - Colum		maglar Th	500
21	ARG:lms	Date \	THE SECOND SECON	′
L		Smored	Amount of the same	
A	Approved:	Anified Transmitted	Per	
		Scoplete(Num	er)———(T ime)	

FBI

CLASSIFICATION:

PRECEDENCE:

GPO: 1987 0 - 193-749



44A-SV-3846

Columbia Division is maintaining this matter in pending status in anticipation of further direction from the Bureau.



Federal Bureau of Investigation

Columbia, South Carolina March 29, 1989

UNKNOWN SUBJECTS,
OFFICERS,
AUGUSTA, GEORGIA POLICE DEPARTMENT AND
NORTH AUGUSTA, SOUTH CAROLINA POLICE
DEPARTMENT;
ADRIENNE BROWN - COMPLAINANT;
JAMES JOSEPH BROWN - VICTIM;
CIVIL RIGHTS

On March 15, 1989, JAMES JOSEPH BROWN, inmate, was interviewed at State Park Correctional Center, Columbia, South Carolina. Results of this interview are as follows.

44- 115121-10

This document contains neither recommendations her conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

FEDERAL BUREAU OF INVESTIGATION

Date of transcription	3/28/89
Date of transcription	

JAMES JOSEPH BROWN, inmate, State Park Correctional Center, Columbia, South Carolina, was interviewed concerning an alleged Civil Rights violation. He was advised that any information he furnished could be used in a Court of Law. BROWN thereafter furnished the following information:

BROWN advised that approximately one and a half years ago he and his wife, ADRIENNE BROWN, were in his van on Highway 278, Aiken County, South Carolina, and had just crossed the Sandbar Ferry Bridge. At this time they noted that a vehicle which appeared to be inoperative was parked on the shoulder of the roadway by the bridge. BROWN drove up behind this vehicle in anticipation of giving the vehicle a push with his van. doing so he bumped into the rear bumper of the stalled vehicle. As a result, BROWN's van also stalled. A passing motorist helped BROWN start his vehicle. There were young people at the scene who saw that it was JAMES BROWN and BROWN not wanting to get involved with the excitement quickly left the scene. No damage had been done to the vehicle that he had attempted to assist. BROWN continued on toward his residence in Beech Island, South Carolina. When he was near his residence he was pulled over by an Aiken County Deputy Sheriff using a blue light. BROWN stopped his vehicle, exited from it and was then told by the Deputy to produce his drivers license. BROWN produced his Georgia drivers license. BROWN stated that the deputy's demeanor was quite rude and impolite. The deputy then called for backup policemen. BROWN stated that he assumes that he was stopped because of the small collision he had had with the stalled vehicle earlier near the bridge, however, when posing this question to the deputy, the deputy would not answer. At this time BROWN told the deputy that he wanted to speak with a lawyer. The deputy then grabbed BROWN's arm and threw him to the ground. BROWN attempted to get up, however, the deputy was holding him face down. At this time other policemen arrived on the scene (possibly four others). BROWN's hands were pulled behind his back and his wrists were secured to each other very tightly with silver colored wired. BROWN, at this point, began to fear for his life and because of this began to struggle. He then was placed on the rear seat of a police vehicle on his knees with his hands still tied behind his back. He remained in this position for approximately forty-five minutes while the vehicle made at least two stops before taking him to the Aiken County Jail.

Investigation on_	3/15/89	Columbia	, South	Carolina	File . 44A-SV-384	46
			-			
bv	SA		/lms	Data distated	3/22/89	

This document contains neither recommendations nor conclusions of the FBI, it is the property of the FBI and is loaned to your agency. it and its contents are not to be distributed outside your agency. U.S. GOVERNMENT PRINTING OFFICE:1988-202-044:81030

b6 b7C 44A-SV-3846

Continuation of FD:302 ofJAMES JOSEPH BROWNOn3/15/	3/ BY	Page2
--	-------	-------

When arriving at the jail, BROWN was taken out of the police vehicle and because of his being in the kneeing position for so long he had difficulty walking. The wire was then removed from his wrists. He was then booked and charged with speeding and other charges which BROWN cannot recall. BROWN remained in the Aiken County Jail overnight and released the next day on bond. BROWN stated that at the time of this incident, he had not been drinking nor was he under the influence of drugs.

On a later date, date not remembered, BROWN pled guilty for which he received a suspended sentence. He was sentenced to give a free crippled children concert. This was done.

BROWN stated that at a later date on a Saturday, date not recalled, he drove his pick up truck to his office in Executive Park, Augusta, Georgia. When arriving he noticed that the parking lot was full with automobiles. When arriving at his office he observed that his bathroom door was open. that possibly there had been a break-in he went back to his truck in the parking lot, got his shot gun and took it back to his office. He then learned that there was a meeting going on somewhere in the office complex and that the attendees of this meeting had been using the bathroom in his office. BROWN was extremely upset about this and began questioning those in attendance as to the reason for using his facility. During this time BROWN had placed his shot gun in the corner of his office in full view. BROWN then asked for the return of his keys, received same and then locked the bathroom door. He then left his office with the shot gun, placed it in the pick up truck and began driving his truck on I-20 into South Carolina. After crossing into South Carolina, he left the interstate and turned onto Martintown Road in North Augusta, South Carolina. At this location he observed that a road block had been set up by two police vehicles in a "V" shape. BROWN seeing this drove around the police road block to avoid hitting the police vehicles and continued on.

BROWN's vehicle was then pulled over by Deputy
of the Aiken County Sheriff's Department.
instructed BROWN to get out of the vehicle. At this time six other police vehicles converged on the scene. then reached in BROWN's vehicle and turned off the ignition, leaving the keys in place. then told BROWN to exit the vehicle through the passenger door. At this time a policeman began kicking the vehicle door and hitting the vehicle with the butt of his gun. This resulted in a window being broken. Because of

3

b6

b7C

44A-SV-3846

Continuation of FD-302 ofJAMES	JOSEPH BROWN	. On3/1	5/89	. Page3
--------------------------------	--------------	---------	------	---------

this violence BROWN decided to remain in his vehicle. He then

locked the vehicle. BROWN stated that he was in fear for his life. A North Augusta policeman then shot and hit BROWN's truck at least eight times and another North Augusta policeman shot approximately nine times at the tires and hood. Other shots were also fired. BROWN later counted the bullet holes in his truck and these totalled twenty three. Two of these shots hit the gas tank and the tires were flat. BROWN became very afraid. Because of this fear BROWN started up his vehicle and drove away on the flat tires. He was followed by numerous police vehicles. BROWN then drove to the Augusta. Georgia residence of friend and a Near residence the truck became disabled. At this time approximately twenty policemen arrived on the scene. BROWN was pulled from his vehicle by the policeman an slammed against the side of his truck causing injury to his face and body. He was then placed in a police vehicle and taken to the Richmond County Jail in Augusta, Georgia. While sitting handcuffed at the jail awaiting the booking process, a white male, 5'4" tall, stocky, in plain clothes walked up to BROWN while he was still handcuffed and hit him on the left side of his jaw. This blow was totally unprovoked. The blow knocked loose a denture post of BROWN's teeth implant and caused much pain to him. Somewhat later a judge arrived and placed BROWN on bond. No extradition processing took place, however, two deputies then took BROWN to the Aiken County Hospital in Aiken, South Carolina, for a blood test. He was then taken to the Aiken County Jail where he remained overnight. The next day he appeared before a judge in Aiken and was released on bond.

In November, 1988, BROWN appeared for a jury trial in Aiken County, South Carolina, at which time he was found guilty and sentenced to six years in jail. In January, 1989, BROWN appeared in court in Richmond County, Georgia, at which time he was advised by his attorney to plead guilty. As a result he was sentenced to serve a six year concurrent sentence with the South Carolina sentence. BROWN is not sure what the charges were in Georgia.

The following descriptive data was obtained from observation and interview:

Name: JAMES JOSEPH BROWN

Race: Black
Sex: Male

Date of Birth: May 3, 1933

h6

b7C

€ 10 € ~a

44A-SV-3846

•	TANDO TOCEDU	BROWN	On	3/15/89	Page <u>4</u>
Continuation of FD-302 of	JAMES_JUSEPH	DAUMN		• • • • • • • • • • • • • • • • • • • •	

Place of Birth: Barnwell County, South

Carolina 5'7"

Height: 5'7"
Weight: 182 pounds
Hair: Black
Eyes: Brown

Employment: Entertainer Adrienne Brown

Social Security Number: 259-32-3801
Residence: 430 Douglas Drive

Beech Island, South Carolina

Memorandum



A . N
// : W
77 (1.11)
17 11 17
L- 1111
~ NI//
(14.1
1017
124
. 16
127

Assistant Attorney General

CIVIL RIGHTS DIVISION

Date 4/13/89

From:

Director, FBI

Subject:

UNSUBS, OFFICERS, AUGUSTA, GEORGIA POLICE DEPARTMENT AND NORTH AUGUSTA

SOUTH CAROLINA POLICE DEPARTMENT; JAMES JOSEPH BROWN, AKA: - VICTIM; ADRIENNE BROWN - COMPLAINANT;

CIVIL RIGHTS 00: SAVANNAH

Field Office File Number

44 B - 3846

DOJ File Number

Reference: FBI memorandum dated 3/9/89, 1/27/89 telephone conversation between Deputy Chief Dan Bell and SSA

Attn: Daniel L. Bell

Enclosed is one copy of: Columbia LHM dated 3/29/89.

b7C

☐ Also enclosed is an Internal Affairs Report

This is the initial communication in this matter: Α.

Type matter (Initial communication only)

☐ Brutality - Law Enforcement

☐ Brutality - Nonlaw Enforcement

□ No Brutality - Law Enforcement □ No Brutality - Nonlaw Enforcement

☐ Racial Violence

☐ ISS Matter

☐ Death Case

В. FBI Status-Pending

□ C. **FBI Status-Closed**

This covers the receipt of a complaint and no further action will be taken by the Federal Bureau of Investigation D.

unless specifically requested by the Department of Justice.

Due to the nature of this matter, it should receive your expeditious attention. Please contact the Civil Rights Unit, FBIHQ, Attn: _

Enc (1)

In referenced telephone conversation, Mr. Bell requested a limited investigation into captioned matter. The enclosed LHM contains an FD-302 of the victim's interview. The complainant was previously interviewed and those results were furnished by referenced FBI memorandum dated 3/9/89. The Department is requested to advise the Civil Rights Unit, FBIHQ of its opinion as to whether further action is warranted. This matter will be maintained in pending status at FBIHQ until opinion is rendered.

MAIL ROOM -POG:1jc